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APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
10/748,374	12/29/2003	Xing Su	043395-0377929	8168
	7590 08/25/200 rop Shaw Pittman LLI	EXAMINER		
P.O. Box 10500)	SALMON, KATHERINE D		
McLean, VA 22	2102		ART UNIT	PAPER NUMBER
			1634	
			MAIL DATE	DELIVERY MODE
			08/25/2009	PAPER

Please find below and/or attached an Office communication concerning this application or proceeding.

The time period for reply, if any, is set in the attached communication.

Advisory Action Before the Filing of an Appeal Brief

Application No.	Applicant(s)	
10/748,374	SU, XING	
Examiner	A 1 1 ! 4	
LAAIIIIIEI	Art Unit	

		TO THIE RING OF TENTON	1004
The MAILING DATE	of this communication appe	ears on the cover sheet with the c	correspondence address
THE REPLY FILED 11 August 2	009 FAILS TO PLACE THIS AI	PPLICATION IN CONDITION FOR	ALLOWANCE.
application, applicant must application in condition for	timely file one of the following allowance; (2) a Notice of Appe	replies: (1) an amendment, affidavi	Appeal. To avoid abandonment of this t, or other evidence, which places the with 37 CFR 41.31; or (3) a Request within one of the following time
a) 🔲 The period for reply expir	resmonths from the mailing	g date of the final rejection.	
no event, however, will th Examiner Note: If box 1 is	e statutory period for reply expire last checked, check either box (a) or (ater than SIX MONTHS from the mailing b). ONLY CHECK BOX (b) WHEN THE	in the final rejection, whichever is later. In g date of the final rejection. FIRST REPLY WAS FILED WITHIN TWO
Extensions of time may be obtained have been filed is the date for purpounder 37 CFR 1.17(a) is calculated f	ses of determining the period of ext rom: (1) the expiration date of the s by reply received by the Office later	on which the petition under 37 CFR 1.1 tension and the corresponding amount of shortened statutory period for reply origi than three months after the mailing dat	36(a) and the appropriate extension fee of the fee. The appropriate extension fee nally set in the final Office action; or (2) as se of the final rejection, even if timely filed,
	filed on . A brief in comp	liance with 37 CFR 41.37 must be	filed within two months of the date of
filing the Notice of Appeal ((37 CFR 41.37(a)), or any exter		avoid dismissal of the appeal. Since a
(a)⊠ They raise new issue	es that would require further cor	out prior to the date of filing a brief, nsideration and/or search (see NO	
	of new matter (see NOTE belo d to place the application in bet	w); ter form for appeal by materially red	ducing or simplifying the issues for
(d) They present addition	nal claims without canceling a c <u>µation sheet</u> . (See 37 CFR 1.11	corresponding number of finally reje 6 and 41.33(a)).	ected claims.
4. The amendments are not i	n compliance with 37 CFR 1.12	21. See attached Notice of Non-Co	mpliant Amendment (PTOL-324).
5. Applicant's reply has over	come the following rejection(s):	:	
non-allowable claim(s).	· · ——	·	timely filed amendment canceling the
	claims would be rejected is proves (or will be) as follows: 34,36-38 and 41-45.	☑ will not be entered, or b) ☐ wil vided below or appended.	I be entered and an explanation of
AFFIDAVIT OR OTHER EVIDEN			
8. The affidavit or other evide	nce filed after a final action, but provide a showing of good and	t before or on the date of filing a No d sufficient reasons why the affidavi	otice of Appeal will <u>not</u> be entered it or other evidence is necessary and
entered because the affida showing a good and suffici	vit or other evidence failed to o ent reasons why it is necessary	and was not earlier presented. Se	al and/or appellant fails to provide a ee 37 CFR 41.33(d)(1).
 The affidavit or other evid REQUEST FOR RECONSIDER. 		n of the status of the claims after er	ntry is below or attached.
See continuation sheet.		t does NOT place the application in	condition for allowance because:
12. ☐ Note the attached Information 13. ☐ Other:	ation <i>Disclosure Statement</i> (s). ((PTO/SB/08) Paper No(s)	
		/Sarae Bausch/	
		Primary Examiner, Art U	Init 1634

Continuation Sheet (PTO-303)

Application No.

Continuation of 3a: NOTE: The proposed amendmeths to the claims are not being entered because they would require further searh and consideration under 5 USC 103(a). Specifically the proposed amendmeth to claim 22 part a of "wherein at least one of the first and sceond lables comprises a composite of organic-inorganic nanoparticles" has never been searched and considered in a method of applying an alternating current. Although it is noted that the proposed amendmeth to claim 1 merely adds a limitation which was present in a dependent claim (e.g. claim 5), the proposed amendment to claim 22 would require new search and consideration as the proposed limitation has not been searched in a method requireing an alternating current (e.g. claim 22). Therefore the newly poroposed claim amendmeths would require further search and consideration.

Continuation of 11: NOTE: The reply asserts that Cy3 is not an inorganic structure and therefore the Raman signal enhancer of Mirkin et al. is not composed of an organic-inorganic nanoparticle (p. 13 last two paragraphs).

This argument has been fully reviewed but has not been found persuasive.

Although it is acknowledged that Cy3 would be considered an organic structure, the Raman signal enhancer of Mirkin et al. would still encompass both an organic and an inorganic portion. Mirkin et al. teaches that the nanoparticles can be made of gold (e.g. inorganic) (p. 7 paragraph 116) attached to the organic Cy3 labeled alkylthiol capped oligonucleotide. As such Mirkin et al. teaches the limitation of inorganic-organic nanoparticle.